[403] Who to Speake the truth Conserning the Premises being Elected tryed and Sworne doe Say upon their oathes that the Said Elinor Browne is not Guilty of the Premisses aforesaid to her above in forme as by the Indictment aforesaid above is Supposed against her. Whereupon all and Singular the Premisses by the Court here being Seen and understood, it is Considered that the Said Elinor Browne goe thereof without day etc. She the Said Elinor Browne to remaine in Custody till Fees Payd.

His Majesty v. Matthew Mackeboy

Bee it remembred that the Jurours of our Sovereigne Lord the King for the body of Prince Georges County upon their Oaths did present Matthew Mackeboy of the County aforesaid planter for that he the Said Matthew Mackeboy the 28th day of March in the year of our Lord 1699 att Charles Towne in the County aforesaid with force and armes etc. upon the body of Thomas Orton of the aforesaid County Sadler then and there being in the Peace of God and of his Majesty did make an assault and a Peice of the Left Ear of the Said Thomas Orton then and there with the Teeth of the Said Matthew Mackeby did Feloniously bite off in Contempt of the Publick peace and the forme of the Statute in that Case made and Provided.

Joshua Cecell Clerk of the Indictments

Then came into Court the abovesaid Matthew Mackeboy in Custody of the Shreefe and it was ordered by the Court that he Continue in Safe Custody untill Security Given to our Sovereigne Lord the King for four hundred pounds Sterling himselfe two hundred pounds and two other Security one hundred pounds Sterling Each of them for the Said Mackeboyes appearance the next Provintiall Court.

All which Proceddings was accordingly transmitted up to the Provinciall Court.

per Edward Willett Clerke

His Majesty v. Solomon Stimpson

Bee it remembred that the Jurors of our Sovereigne Lord the King that now is for the body of Prince Georges County for his Said Majesty upon their Oaths did present Solomon Stimpson of the County aforesaid Planter For that hee the Said Solomon the 28th day of March 1699 att Charles Towne in the County aforesaid did in the Contempt of the Good Laws of this Province and allso of the Kingdome of England make himselfe drunke and in Such manner did abear himselfe in Fighting etc. against the tennor and Provision of the Good Laws of God and this Province.

Joshua Cecell Clerk of the Indictments

And now here att this day to witt the 28th day of March this Same Court before the Justices of our Sovereigne Lord the King att Charles Towne aforesaid came the Said Solomon Stempson in Custody of the Sheriff of Prince Georges County and being brought to Bar in his Proper person it is demanded of the Said Solomon Stempson how hee would accquitt himselfe of the Premisses Imposed upon him.

And the Said Sollomon Stimpson made answer that if he did Fight he would doe so again if hee had the Like Occation given him etc. Whereupon all and Singular the Premisses by the Court here being seen and understood it is Considered That the Said Solomon Stimpson bee Put into the Stocks for three hours And the Said Sollomon Stimpson this 28th day of March Annoque Domini 1699 in Custody of the Sheriffe was putt in the Stocks dureing that time according to the former Ordar and Further it is ordered by the Court here that the Sheriff